Notice of Allowability	Application No.	Applicant(s)
	10/774,013	AISO ET AL.
	Examiner	Art Unit
	Christina Russell	2837
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication GHTS. This application is subject to	olication. If not included will be mailed in due course. THIS
1. \boxtimes This communication is responsive to <u>the amendment filed</u>	on <u>2/172006</u> .	
2. The allowed claim(s) is/are <u>1-12</u> .		
3.	e been received. e been received in Application No cuments have been received in this is of this communication to file a reply of IENT of this application. itted. Note the attached EXAMINER' es reason(s) why the oath or declarate to be submitted. Son's Patent Drawing Review (PTO-1) of Amendment / Comment or in the Of Office of BIOLOGICAL MATERIAL in estimate the process of	national stage application from the complying with the requirements S AMENDMENT or NOTICE OF tion is deficient. 948) attached office action of the back) of the complying with the front (not the back) of the complying in the submitted. Note the
 Attachment(s) 1. Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☑ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 2/06 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material 	6. ☐ Interview Summary Paper No./Mail Dat 98), 7. ☐ Examiner's Amenda	e

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DETAILED ACTION

Specification

The amendment made to the specification, starting on page 24, line 12, to conform the specification to Figure 10A, is accepted.

Information Disclosure Statement

The IDS filed on 2/17/2006 has been considered.

Allowable Subject Matter

- 1. Claims 1-12 are allowed.
- 2. The following is an examiner's statement of reasons for allowance:
- 3. The prior art relied upon in the first office action rejection by Suyama (US 2002/0156547) and Kohyama (US 2003/0059066) no longer teach all the claimed elements of the independent claims 1, 5, 6, 7, 11 and 12, and no other prior art references could be found that teach said claimed elements, therefore the independent claims and their dependent claims are considered allowable.
- 4. In terms of the independent claims 6 and 11, previously rejected by Suyama, the applicant was correct in pointing out that Suyama does not teach the ability to

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selectively assign and display a channel or port name allocated to a specified channel. Suyama provides the option of assigning a name to a channel but does not allow that channel to be displayed for a given input. Also, Suyama does not provide multiple name assignment modes for varying situations, whether the input is named through a port or channel. Therefore claim 6, its dependent claim 9, and claim 1 are considered allowable.

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- 5. In terms of independent claims 1 and 5, previously rejected using Suyama in view of Kohyama, Suyama teaches the setting of data corresponding to a given scene but fails to teach the setting of range data, which specifies certain data to be recalled. It was previously stated that Kohyama teaches the ability to adjust a range of data for a selected channel, however it merely adjusts the parameters of the range and does not define which set are to be recalled. Claims 1 and 5 more clearly define what is meant by the "setting of range data", and what the applicant wishes to claim as their invention, and therefore claim 1, its dependent claims 2-4, and claim 5 are considered allowable.
- 6. In terms of independent claims 7 and 12, previously rejected using Suyama in view of Kohyama, Suyama once again does not teach the ability to selectively assign and display a channel or port name allocated to a specified channel, nor does he use a predetermined code in determining the displayed channel name, as stated in the first action. Kohyama however was stated to teach this deficiency. At second look, Kohyama does not specifically define how the code provided interlocks with the display, and it fails to provide any proof that it might be able to determine the name of a given channel using said code. The code taught is simply a standard operational code connected to a

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display device, which also connects one or more channels together. Presently, claims 7 and 12 more clearly defines what the applicant wishes to claim as their invention, and therefore claim 7, its dependent claims 8 and 10, and claim 12 are considered allowable.

7. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christina Russell whose telephone number is 571-272-4350. The examiner can normally be reached on Mon-Fri, 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula Bradley can be reached on 571-272-2800 ext. 33. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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CR 3/17/2006